# UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF IOWA

UNITED STATES OF AMERICA
V.
CHAD ROBERT HUGHES

### JUDGMENT IN A CRIMINAL CASE

(For Revocation of Probation or Supervised Release)

CR 04-4002-1-MWB

		Case Numbers:	CR 14-4083-1-MWB
		USM Number:	02877-029
THE DEFENDAN	T:	Bradley Hansen Defendant's Attorney	
■ admitted guilt to vi	olation(s) 1, 2a-e, 3a-c, 4a-	b, 5a-c, and 6a-c of the term of	f supervision.
□ was found in violat	ion of	after denial of	guilt.
The defendant is adjudi	cated guilty of these violations:		
Violation Number	Nature of Violation		Violation Ended
1	False Statements to USI	PO	September 24, 2014
2a-e	Use of a Controlled Sub	ostance	October 9, 2014
3а-с	Use of Alcohol		October 6, 2014
4a-b		Substance Abuse Treatment	
5a-c	Failure to Follow USPO	) Directives	October 9, 2014
6а-с	Law Violation		October 31, 2014
The defendant is the Sentencing Reform		2 through 4 of this judgme	ent. The sentence is imposed pursuant to
☐ The defendant was	not found in violation of	and is disc	harged as to such violation(s).
☐ The Court did not n	nake a finding regarding violation	n(s)	·
residence, or mailing a	ddress until all fines, restitution,	costs, and special assessments in	trict within 30 days of any change of name, nposed by this judgment are fully paid. If ttorney of material changes in economic
		<b>January 8, 2016</b>	
		Date of Imposition of Judam	ant

January 8	
Date of Impos	ition of Judgment
ĺ	Markw. Bennett
Signature of J	ndae
- ,,,	ide
	Bennett, U.S. District Judge
Mark W.	Bennett, U.S. District Judge
Mark W.	Bennett, U.S. District Judge
Mark W.	Bennett, U.S. District Judge

AO 245		(Rev. 11/07 Judg Sheet 2— Impris	sonment									
		ANT: JMBER:	CHAD ROBER' CR 04-4002-1-M			1-4083-1- <sub>-</sub> MV	WB	Judgment -	– Page	2	_ of	4
				IM	IPRISO	NMENT						
term o			hereby committed to onths.	o the custody	y of the Ur	nited States B	ureau of I	risons to b	e impri	soned f	or a tota	
-			the following recon	nmendations	to the Bur	eau of Prison	s:					
_	pro	oximity to h	t be designated t	s commens	leman or urate wit	FCI Oxforth his securi						ı close
•	pro The	oximity to h	is family, which is	s commens	leman on urate with	r FCI Oxforth his securi	ity and c					ı close
•	pro The	e defendant is	remanded to the custall surrender to the	s commens stody of the I United States	leman or urate with United Sta s Marshal	r FCI Oxforth his securi	ity and c					ı close
•	The The	e defendant is defendant sh	is family, which is	s commens stody of the U united States a.m.	leman or urate with United Sta s Marshal	r FCI Oxforth his securion tes Marshal.	ity and c					ı close
•	The	e defendant is defendant she atas notified l	remanded to the custall surrender to the	stody of the United States a.m.	leman or urate with United Sta s Marshal p.m.	r FCI Oxforth his securion tes Marshal.  for this distriction	ity and c	ustody cla	assific	ation n		ı close
	The	e defendant is e defendant shat as notified le defendant sh	remanded to the custall surrender to the by the United States all surrender for ser	stody of the United States a.m. Marshal.	leman or urate wind urate wind urate wind urate States Marshal p.m.	r FCI Oxforth his securion tes Marshal.  for this distriction	ity and c	ustody cla	assific	ation n		ı close
	The The	e defendant is e defendant shat as notified le defendant she before 2:00	remanded to the custall surrender to the by the United States all surrender for ser	stody of the United States a.m. Marshal.	leman or urate wind urate wind urate wind urate States Marshal p.m.	r FCI Oxforth his securion tes Marshal.  for this distriction	ity and c	ustody cla	assific	ation n		ı close
	The The	e defendant is defendant shat as notified le	remanded to the custall surrender to the custall surrender to the custoy the United States tall surrender for ser	stody of the United States a.m. Marshal. vice of sente	United Stass Marshal p.m.	r FCI Oxforth his securites Marshal.  for this distriction on	ity and c	ustody cla	assific	ation n		ı close
	The The	e defendant is defendant shat as notified le	remanded to the custall surrender to the custall surrender to the custall surrender for serep.m. on	stody of the United States a.m. Marshal. vice of sente	United Stass Marshal p.m.	r FCI Oxforth his securites Marshal.  for this distriction on  institution des	ity and c	ustody cla	assific	ation n		ı close
	The The	e defendant is defendant shat as notified le defendant shat before 2:00 as notified las notified l	remanded to the custall surrender to the custall surrender to the custall surrender for serep.m. on	stody of the United States a.m. Marshal. vice of sente	United Stass Marshal p.m.	r FCI Oxforth his securites Marshal.  for this distriction on  institution des	ity and c	ustody cla	assific	ation n		ı close
	The The	e defendant is defendant shat as notified le defendant shat before 2:00 as notified las notified l	remanded to the custall surrender to the poy the United States wall surrender for ser p.m. on	stody of the United States a.m. Marshal. vice of sente	United Stass Marshal p.m.	r FCI Oxforth his securites Marshal.  for this distriction on  institution des	ity and c	ustody cla	assific	ation n		ı close

		AGI CIU	
I have	e executed this judgment as follow	vs:	
	<del></del>		
	<u> </u>		
	Defendant delivered on		to
t _		with a certified copy of this judg	ment.
		<del>-</del>	UNITED STATES MARSHAL
		_	· <u>-</u> ·
		Bv	

DEPUTY UNITED STATES MARSHAL

AO 245D

Judgment—Page 3 of 4

DEFENDANT: CHAD ROBERT HUGHES

CASE NUMBER: CR 04-4002-1-MWB CR 14-4083-1-MWB

#### SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 20 months.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the Court.

- The above drug testing condition is suspended, based on the Court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- ☐ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

#### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the Court or probation officer;
- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substance, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any persons convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the Court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

DEFENDANT:

**CHAD ROBERT HUGHES** 

CASE NUMBER: CR 04-4002-1-MWB

U.S. Probation Officer/Designated Witness

CR 14-4083-1-MWB

Judgment—Page

#### SPECIAL CONDITIONS OF SUPERVISION

- 1. The defendant shall participate in a program of testing and treatment for substance abuse, as directed by the probation officer, until such time as he is released from the program by the probation officer.
- 2. The defendant must not use alcohol and is prohibited from entering any establishment that holds itself out to the public to be a bar or tavern.
- 3. The defendant shall submit his person, residence, office or vehicle to a search, conducted by a United States Probation Officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of release; failure to submit to a search may be grounds for revocation, he shall warn any other residents that the premises may be subject to searches pursuant to this condition.
- 4. The defendant must participate in a mental health evaluation and/or treatment program. He must take all medications prescribed to him by a licensed psychiatrist or physician.
- 5. Immediately following release from imprisonment, the defendant must reside in a Residential Reentry Center for a period of up to 120 days. This placement will be in the community corrections component with work release privileges. While a resident of the Residential Reentry Center, he must abide by all rules and regulations of the facility. The defendant must report to the Residential Reentry Center at a time and date to be determined by the Bureau of Prisons, the Residential Reentry Center, and the United States Probation Office

Upon a finding of a violation of supervisior supervision; and/or (3) modify the condition	n, I understand the Court may: (1) revoke supervision; (2) extend the term of n(s) of supervision.
These conditions have been read to me. I for	ully understand the conditions and have been provided a copy of them.
Defendant	Date

Date